PATENT APPLICATION Docket No.: 16497.8.3.2.1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:)
	Richard S. Ginn)))
Serial No.:	10/006,400) Art Unit) 3773
Filed:	November 30, 2001)
For:	APPARATUS AND METHODS FOR PROVIDING TACTILE FEEDBACK WHILE DELIVERING A CLOSURE DEVICE)))
Confirmation No.:	4276)
Examiner:	Dianne Dornbusch)
Customer No.:	57360	<i>)</i>)

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

VIA *e*FILE Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicant gratefully acknowledges the allowance by the Examiner of claims 11-16, 21-25, 27-31, 38-42, 49, 51, 54-56, 60-72, 74, 75, and 81-90. In the statement of reasons for allowance, the Examiner noted that "the art of record when considered alone or in combination neither renders obvious an apparatus and method for positioning a closure device within a passage that in combination with other limitation of the claims, includes a locator member comprising a deflectable element made of a helical wound wire and a control member

comprising a deflectable element fixedly attached to the distal portion of the deflectable element

as well as the device buckling at the intermediate portion are not found in the art of record."

Applicant submits that the Examiner's statement appears to at least suggest that

patentability of Applicant's invention(s) derives from the combination of the identified

limitations recited above. However, Applicant respectfully wishes to clarify that patentability

does not depend on a single limitation, or subset of limitations. Rather, the patentability of the

invention(s) defined by a claim (or claims) must be considered with reference to the claim as a

whole.

Dated this 21st day of October, 2010

Respectfully submitted,

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